

September 29, 2008

Corr Wireless

VIA UPS OVERNIGHT DELIVERY

Marlene H. Dortch, Secretary
Federal Communications Commission
Office of the Secretary
9300 East Hampton Drive
Capitol Heights, MD 20743

VIA UPS OVERNIGHT DELIVERY

Karen Majcher
Vice President, High Cost & Low Income Division
Universal Service Administrative Company
2000 L Street, NW
Suite 200
Washington, DC 20036

**Re: CC Docket No. 96-45
Certification of Support for Rural and Non-Rural High-Cost Carriers
Pursuant to 47 C.F.R §§ 54.313 and 54.314**

Dear Ms. Dortch and Ms. Majcher:

Please find enclosed Corr Wireless Communication, LLC's annual high-cost certification submitted pursuant to 47 C.F.R. §§ 54.313 and 54.314. If you have any questions, please contact me.

Respectfully submitted,

Missy Pickering
Controller, Corr Wireless Communications,
LLC

Alberville: 8180B Highway 431, 35950 tel 256.477.2355 fax 256.477.3299 *Arab:* Heritage Plaza, Ste A-5 35016 tel 256.317.8255 fax 256.317.8256
Athens: 1001 Highway 72, Suite 4, 35611 tel 256.321.2355 fax 256.321.3299 *Boaz:* Corona Center, 2044 US Hwy. 431S, Ste F, 35957 tel 256.470.2355 fax 205.237.3023
Cullman: P O Box 1493, 35056 tel 256.708.2355 fax 256.708.8010 *South Cullman:* 1726-C Cherokee Ave. SW, 35055 tel 256.708.0000 fax 205.237.3592
Decatur: 1803 6th Avenue, 35601, tel 256.758.2355 fax 256.758.3299 *East Gadsden:* 100 E. Meighan Blvd., 35903 tel 256.481.2677 fax 256.481.2678
Fort Payne: 1411 Glenn Blvd. SW, 35968 tel 256.619.2355 fax 256.619.3299 *Guntersville:* 11521-T US Hwy 431S, 35976 tel 256.477.2677 fax 256.477.2678
Hartselle: 913 Highway 31 SW, 35640 tel 256.709.2355 fax 256.758.0456 *Huntsville:* 4721 University Dr NW, 35806 tel 256.316.2355 fax 256.316.2678
Huntsville: Parkway Place Mall tel 256.316.3280 *Huntsville Spoth Parkway:* 11700-I South Memorial Parkway, 35803 tel 256.631.2677 fax 256.631.2678
Jones Valley: Valley Bend Shopping Center, Ste 225 35810 tel 256.326.2355 fax 256.326.3299 *Madison:* 7830 Hwy 72W, Ste. 210, 35758 tel 256.631.2355 fax 256.631.3299
North Parkway: 3503 North Memorial Parkway, 35810 tel 256.326.2677 fax 256.326.2678 *Oneonta:* P O Box 1500, 35121 tel 205.237.3581 fax 205.237.3525
Scottsboro: 24833 John T. Reid Pkwy #102, 35768 tel 256.628.2355 fax 256.628.3299 *Rome, Georgia:* 1601 Turner McCall Blvd. 30165 tel 706.388.2355 fax 706.388.3299

SEP 30 2008

CORR WIRELESS COMMUNICATIONS, LLC
AFFIDAVIT REGARDING USE OF FEDERAL HIGH-COST
UNIVERSAL SERVICE SUPPORT FOR CALENDAR YEAR 2009
CC DOCKET NO. 96-45

FCC Mail Room

CORR WIRELESS COMMUNICATIONS, LLC (SAC 259005)

STATE OF ALABAMA)
) ss.
 COUNTY OF BLOUNT)

Bryan Corr, being of lawful age and duly sworn on oath, states:

1. I serve as President of Corr, Inc., the Manager of Corr Wireless Communications, LLC (the "Company").

2. I am a corporate officer responsible for certifying the Company's use of federal high-cost universal service support and I am authorized to make this certification on behalf of the Company.

3. The Company has been designated as an eligible telecommunications carrier in the State of Alabama within the meaning of Section 214(e) of the Telecommunications Act of 1996 (the "Act") and is eligible to receive universal service support pursuant to Section 254(e) of the Act.

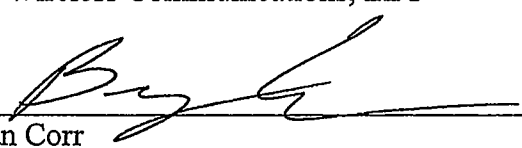
4. Consistent with the requirements of 47 U.S.C. § 254(e), 47 C.F.R. §§ 54.7, 54.313(b) and 54.314(b), the Company will use the federal high-cost universal service support it receives only for the provision, maintenance and upgrading of facilities and services for which the support is intended.

5. This certification is for the study area listed below.

State	Spin	Study Area Code	Study Area Name
AL	143011253	259005	Corr Wireless Communications, LLC

Corr Wireless Communications, LLC

Dated: September 29, 2008

By: 
 Bryan Corr
 President of Corr, Inc., the Manager of
 Corr Wireless Communications, LLC

Subscribed and sworn to before me
 this 29 day of September, 2008.


 Notary Public

My Commission Expires _____

MY COMMISSION EXPIRES 5-13-2012

(SEAL)

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FCC Mail Room

September 29, 2008

Corr Wireless

VIA UPS OVERNIGHT DELIVERY

Marlene H. Dortch, Secretary
Federal Communications Commission
Office of the Secretary
9300 East Hampton Drive
Capitol Heights, MD 20743

VIA UPS OVERNIGHT DELIVERY

Karen Majcher
Vice President, High Cost & Low Income Division
Universal Service Administrative Company
2000 L Street, NW
Suite 200
Washington, DC 20036

**Re: CC Docket No. 96-45
Certification of Support for Rural and Non-Rural High-Cost Carriers
Pursuant to 47 C.F.R §§ 54.313 and 54.314**

Dear Ms. Dortch and Ms. Majcher:

Please find enclosed Corr Wireless Communication, LLC's annual high-cost certification submitted pursuant to 47 C.F.R. §§ 54.313 and 54.314. If you have any questions, please contact me.

Respectfully submitted,

Missy Pickering
Controller, Corr Wireless Communications,
LLC

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Hartselle: 913 Highway 31 SW, 35640 tel 256.709.2355 fax 256.758.0456 Huntsville: 4721 University Dr NW, 35806 tel 256.316.2355 fax 256.316.2678
Huntsville: Parkway Place Mall tel 256.316.3280 Huntsville South Parkway: 11700-I South Memorial Parkway, 35803 tel 256.631.2677 fax 256.631.2678
Jones Valley: Valley Bend Shopping Center, Ste 225 35810 tel 256.326.2355 fax 256.326.3299 Madison: 7830 Hwy 72W, Ste. 210, 35758 tel 256.631.2355 fax 256.631.3299
North Parkway: 3503 North Memorial Parkway, 35810 tel 256.326.2677 fax 256.326.2678 Oneonta: P O Box 1500, 35121 tel 205.237.3581 fax 205.237.3525
Scottsboro: 24833 John T. Reid Pkwy #102, 35768 tel 256.628.2355 fax 256.628.3299 Rome, Georgia: 1601 Turner McCall Blvd. 30165 tel 706.388.2355 fax 706.388.3299

SEP 30 2008

CORR WIRELESS COMMUNICATIONS, LLC
AFFIDAVIT REGARDING USE OF FEDERAL HIGH-COST
UNIVERSAL SERVICE SUPPORT FOR CALENDAR YEAR 2009
CC DOCKET NO. 96-45

FCC Mail Room

CORR WIRELESS COMMUNICATIONS, LLC (SAC 259005)

STATE OF ALABAMA)
) ss.
 COUNTY OF BLOUNT)

Bryan Corr, being of lawful age and duly sworn on oath, states:

1. I serve as President of Corr, Inc., the Manager of Corr Wireless Communications, LLC (the "Company").

2. I am a corporate officer responsible for certifying the Company's use of federal high-cost universal service support and I am authorized to make this certification on behalf of the Company.

3. The Company has been designated as an eligible telecommunications carrier in the State of Alabama within the meaning of Section 214(e) of the Telecommunications Act of 1996 (the "Act") and is eligible to receive universal service support pursuant to Section 254(e) of the Act.


4. Consistent with the requirements of 47 U.S.C. § 254(e), 47 C.F.R. §§ 54.7, 54.313(b) and 54.314(b), the Company will use the federal high-cost universal service support it receives only for the provision, maintenance and upgrading of facilities and services for which the support is intended.

5. This certification is for the study area listed below.

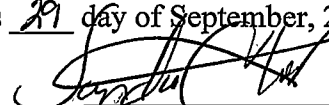
State	Spin	Study Area Code	Study Area Name
AL	143011253	259005	Corr Wireless Communications, LLC

Corr Wireless Communications, LLC

Dated: September 29, 2008

By: 
 Bryan Corr
 President of Corr, Inc., the Manager of
 Corr Wireless Communications, LLC

Subscribed and sworn to before me
 this 29 day of September, 2008.


 Notary Public

My Commission Expires MY COMMISSION EXPIRES 5-13-2012

(SEAL)



OKLAHOMA
CORPORATION COMMISSION

P.O. BOX 52000
OKLAHOMA CITY, OKLAHOMA 73152-2000

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SEP 30 2008

FCC Mail Room

300 Jim Thorpe Building
Telephone: (405) 521-2211
FAX: (405) 522-1623



September 29, 2008

Marlene H. Dortch
Office of the Secretary
Federal Communications Commission
445 12th Street, SW
Washington, DC 20554

Re: CC Docket No. 96-45 - State Certification of USF Support for Rural Carriers

Dear Ms. Dortch,

This letter is submitted pursuant to 47 CFR §54.314, which requires state certification of the use of federal universal service funds as a prerequisite for continued receipt of funding by rural incumbent local exchange carriers and/or eligible telecommunications carriers. The Oklahoma Corporation Commission (OCC) governs local services and rates in Oklahoma and is the appropriate authority to issue certification under §54.314.

Each rural carrier operating in Oklahoma has provided the OCC with an affidavit signed by a corporate officer, that includes a sworn statement affirming that the federal high-cost support received has been used only for the provision, maintenance, and upgrading of facilities and services for which the support is intended.

The OCC declares that to the best of its knowledge and belief, all federal high-cost support received by such rural carriers operating in Oklahoma (see attached list) has been used only for the provision, maintenance, and upgrading of facilities and services for which the support is intended.

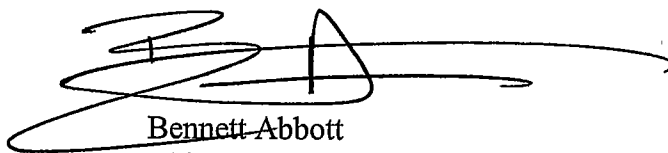
Certification herein does not preclude the OCC from reviewing how any rural carrier has employed its federal universal service funds and ordering that the use of funds comply with OCC directives or policies. Certification is based on the best data available at this time. Certification herein does not bind the OCC in future or pending cases. The OCC reserves the right to conclude that a company should use its universal service funding differently than it does today or in the future.

The OCC believes that this certification complies with the Federal Communications Commission requirement.

Please acknowledge receipt of this filing by date stamping the extra copy of this letter and returning it to us in the self-addressed, stamped envelope provided for that purpose.

No. of Copies rec'd 0
List ABCDE

If you have any questions, please contact Barbara L. Mallett, Senior Analyst, at (405) 522-3378, or e-mail at b.mallett@occemail.com.

A handwritten signature in black ink, appearing to read 'Bennett Abbott', with a long horizontal flourish extending to the right.

Bennett Abbott
Chief of Telecom
Public Utility Division
Oklahoma Corporation Commission
405-521-3570
b.abbott@occemail.com

blm
Enc. 2
By Certified Mail

Oklahoma Corporation Commission
CC Docket No. 96-45
State Certification of USF Support for Rural Carriers

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SEP 30 2008

FCC Mail Room

September 29, 2008

Oklahoma Corporation Commission Certification of Rural Eligible Telecommunications Carriers
and/or Eligible Telecommunications Carriers in Oklahoma:

Oklahoma Corporation Commission
USF State Certification

RURAL ILEC's		
COMPANY NAME	STUDY AREA CODE	TYPE
Atlas Telephone Company	431966	C
Beggs Telephone Company	431968	A
Bixby Telephone Company	431969	C
Canadian Valley Telephone Company	431974	C
Carnegie Telephone Company	431976	C
Central Oklahoma Telephone Company	431977	C
CenturyTel of Northwest Arkansas, Inc.	431143	C
Cherokee Telephone Company	431979	C
Chickasaw Telephone Company	431980	C
Chouteau Telephone Company	431981	C
Cimarron Telephone Company	431982	C
Cross Telephone Company	431985	C
Dobson Telephone Company	431988	C
Elkhart Telephone Company, Inc.	411764	C
Grand Telephone Company, Inc.	431994	C
Hinton Telephone Company, Inc.	431995	C
KanOkla Telephone Association, Inc.	431788	C
McLoud Telephone Company	432006	C
Medicine Park Telephone Company	432008	C
Mid-America Telephone Company	432010	C
Oklahoma Communication Systems, Inc.	431984	C
Oklahoma Telephone & Telegraph, Inc.	432013	C
Oklahoma Western Telephone Company	432014	C
Oklahoma Windstream, Inc. (f/k/a Oklahoma ALLTEL, Inc.)	432011	C
Panhandle Telephone Cooperative, Inc.	432016	C
Pine Telephone Company, Inc.	432017	C
Pinnacle Communications (f/k/a Lavaca Telephone Co.)	431704	A
Pioneer Telephone Cooperative, Inc.	432018	C
Pottawatomie Telephone Company	432020	C
Salina-Spavinaw Telephone Company, Inc.	432022	C
Santa Rosa Telephone Cooperative, Inc.	432141	A

Shidler Telephone Company	432023	C
South Central Telephone Association, Inc.	431831	C
Southwest Oklahoma Telephone Company	432025	C
Terral Telephone Company	432029	C
Totah Telephone Company, Inc.	432030	C
Valliant Telephone Company	432032	C
Valor Telecommunications of Texas, LP dba Windstream Communications Southwest (f/k/a Valor Telecommunications of Texas, LP dba Valor Telecommunications of Oklahoma, LLC)	431165	C
Windstream Oklahoma, Inc. (f/k/a ALLTEL Oklahoma, Inc.	431965	C
Wyandotte Telephone Company	432034	C
ETC DESIGNATED		
COMPANY NAME	CAUSE NO.	ORDER NO./DATE
BTC Broadband, Inc.	PUD #200600221	531813 / 11/6/2006
Budget PrePay, Inc. (f/k/a Budget Phone, Inc.)	PUD #200500380	523502 / 4/19/2006
Cellular Network Partnership d/b/a Pioneer Enid/Cellular	PUD #200400464	501835 / 3/1/2005
Central Cellular, Inc. d/b/a COTC Connections	PUD #200500304	512289 / 10/4/2005
CenturyTel of Northwest Arkansas, LLC	PUD #200000311	443268 / 8/1/2000
Choice Wireless d/b/a AmeriLink Wireless Communications	PUD 200700089	549175 / 1/23/2008
Cox Oklahoma Telcom, L.L.C.	PUD #200200119	464785 / 6/20/2002
Cross-Valliant Cellular Partnership	PUD #200600058	526549 / 6/29/2006
Cross Wireless, LLC d/b/a Sprocket Wireless, LLC	PUD #200500437	526547 / 6/29/2006
Dobson Cellular Systems, Inc. (Oklahoma Independent RSA 5 Partnership)	PUD #200300239	495564 / 9/28/2004
Epic Touch	PUD #200300087	494933 / 9/15/2004
MexTel Corp. d/b/a LifeTel	PUD #200600235	532877 / 12/5/2006
Nexus Communications, Inc.	PUD 200500519	526801 / 6/29/2006
Oklahoma Western Telephone Co. d/b/a OWTC Cellular d/b/a Phoenix Communications Systems	PUD #200600224	534479 / 1/22/2007
Panhandle Telecommunications Systems, Inc.	PUD #200300690	495215 / 9/21/2004
Pine Cellular Phones, Inc.	PUD #200400629	501836 / 3/1/2005
Sage Telecom, Inc.	PUD #200200039	463517 / 5/13/2002
TerraCom, Inc.	PUD #200400137	494161 / 8/26/2004
The Telephone Co.	PUD #200400335	498779 / 12/15/2004
U.S. Cellular Corporation	PUD #200300195	495563 / 9/15/2004
UT Phone	PUD #200400297	498477 / 12/7/2004
Vantage Telecom, LLC d/b/a NewRoads Telecom	PUD #200600107	528526 / 8/17/2006

OKLAHOMA
CORPORATION COMMISSION

P.O. BOX 52000
OKLAHOMA CITY, OKLAHOMA 73152-2000

300 Jim Thorpe Building
Telephone: (405) 521-2211
FAX: (405) 522-1623



September 29, 2008

Marlene H. Dortch
Office of the Secretary
Federal Communications Commission
9300 East Hampton Dr.
Capital Heights, Maryland 20743

Re: CC Docket No. 96-45 - State Certification of USF Support for Rural Carriers

Dear Ms. Dortch,

This letter is submitted pursuant to 47 CFR §54.314, which requires state certification of the use of federal universal service funds as a prerequisite for continued receipt of funding by rural incumbent local exchange carriers and/or eligible telecommunications carriers. The Oklahoma Corporation Commission (OCC) governs local services and rates in Oklahoma and is the appropriate authority to issue certification under §54.314.

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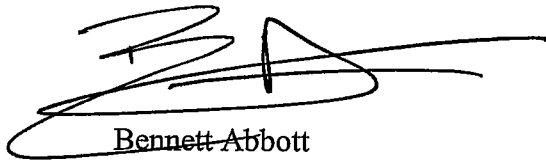
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Certification herein does not preclude the OCC from reviewing how any rural carrier has employed its federal universal service funds and ordering that the use of funds comply with OCC directives or policies. Certification is based on the best data available at this time. Certification herein does not bind the OCC in future or pending cases. The OCC reserves the right to conclude that a company should use its universal service funding differently than it does today or in the future.

The OCC believes that this certification complies with the Federal Communications Commission requirement.

Please acknowledge receipt of this filing by date stamping the extra copy of this letter and returning it to us in the self-addressed, stamped envelope provided for that purpose.

If you have any questions, please contact Barbara L. Mallett, Senior Analyst, at (405) 522-3378, or e-mail at b.mallett@occemail.com.

A handwritten signature in black ink, appearing to be 'B. Abbott', with a large, sweeping underline.

Bennett Abbott
Chief of Telecom
Public Utility Division
Oklahoma Corporation Commission
405-521-3570
b.abbott@occemail.com

blm
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By Certified Mail

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Interstate Common Line Support (ICLS)

2008 - 2009

ICLS

Date 24-Sep-08

To: Office of Secretary
Federal Communications Commission
445 - 12th Street, SW
Washington, DC 20554

Karen Majcher
Vice President - High Cost and Low Income Division
Universal Service Administrative Company
2000 L Street, NW, Suite 200
Washington, DC 20036

Re: CC Docket No. 96-45
Interstate Common Line Support - ICLS
Annual Certification Filing

This is to certify that Skylink, LC
will use its **INTERSTATE COMMON LINE SUPPORT - ICLS** only for the provision, maintenance
and upgrading of facilities and services for which the support is intended.

I am authorized to make this certification on behalf of the company named above. This certification is for the
study area(s) listed below. **(Please enter your Company Name, State and Study Area Code)**

ICLS

Company Name	State	Study Area Code
Skylink, LC	Iowa	359113

(If necessary, attach a separate list of additional study areas and check this box.) ☐

Signed,


[Signature of Authorized Representative]

Date: 9/25/2008

Don D. Miller
[Printed Name of Authorized Representative]

Vice-President
[Title of Authorized Representative]

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Carrier's Name: **Skylink, LC**
Carrier's Address: **844 Wood St., Havelock, IA 50546**
Carrier's Telephone Number: **712-776-2222**

Date Received (For official use only)

USAC

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FCC Mail Room

Interstate Access Support (IAS)
2008 - 2009

IAS

Date 24-Sep-08

To: Office of Secretary
Federal Communications Commission
445 - 12th Street, SW
Washington, DC 20554

Karen Majcher
Vice President - High Cost and Low Income Division
Universal Service Administrative Company
2000 L Street, NW, Suite 200
Washington, DC 20036

Re: CC Docket No. 96-45
Interstate Access Support - IAS
Annual Certification Filing

This is to certify that _____
will use its **INTERSTATE ACCESS SUPPORT - IAS** only for the provision, maintenance
and upgrading of facilities and services for which the support is intended.

I am authorized to make this certification on behalf of the company named above. This certification is for the
study area(s) listed below. **(Please enter your Company Name, State and Study Area Code)**

IAS		
Company Name	State	Study Area Code
Skylink, LC	Iowa	359113

(If necessary, attach a separate list of additional study areas and check this box.) ☐

Signed,

Don D. Miller
[Signature of Authorized Representative]

Date: 9/25/2008

Don D. Miller
[Printed Name of Authorized Representative]

Vice President
[Title of Authorized Representative]

Carrier's Name: **Skylink, LC**
Carrier's Address: **844 Wood St., Havelock, IA 50546**
Carrier's Telephone Number: **712-776-2222**

<hr/> Date Received (For official use only)

USAC



State of Utah

JON M. HUNTSMAN, JR.
Governor

GARY R. HERBERT
Lieutenant Governor

Public Service Commission

TED BOYER
Chairman

RIC CAMPBELL
Commissioner

RON ALLEN
Commissioner

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FCC Mail Room

September 24, 2008

Marlene H. Dortch, Secretary
Federal Communications Commission
Office of the Secretary
9300 East Hampton Drive
Capitol Heights, MD 20743

Re: **CC Docket No. 96-45, In the Matter of Federal-State Joint Board on Universal Service**

Annual State Certification Pursuant to 47 C.F.R. §54.316

Dear Ms. Dortch:

Pursuant to 47 C.F.R. §54.316, state commissions must file an annual certification with the Universal Service Administrative Company (USAC) and the FCC stating that residential rates in rural areas served by non-rural carriers are reasonably comparable to urban rates nationwide.

Utah Eligible Telecommunications Carriers (companies) Certified With This Letter:

Qwest, Inc.

The Commission certifies that the rates charged by the sole non-rural ILEC serving rural areas in Utah are reasonably comparable to the nationwide urban rates. The rate charged by Qwest, Inc., Utah's only non-rural LEC serving rural areas, is less than the safe harbor amount determined by the FCC.

Respectfully,

Julie Orchard
Commission Secretary
Utah Public Service Commission

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List ABCDE



STATE OF ALABAMA
ALABAMA PUBLIC SERVICE COMMISSION
P.O. BOX 304260
MONTGOMERY, ALABAMA 36130-4260

September 25, 2008

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FCC Mail Room

JIM SULLIVAN, PRESIDENT

JAN COOK, ASSOCIATE COMMISSIONER

SUSAN D. PARKER, PHD, ASSOCIATE COMMISSIONER

WALTER L. THOMAS, JR.

SECRETARY

Ms. Karen Majcher, Vice President
High Cost and Low Income Division
Universal Service Administrative Company
2000 L Street N.W., Suite 200
Washington, D.C. 20036

Re: FCC Docket No. 96-45 - U.S.F. Certification of Alabama's ETC's including
all Rural and Non-Rural Carriers

Dear Ms. Majcher:

Attached hereto you will find a copy of the Certification which the Alabama Public Service Commission (the "APSC") dispatched to the Federal Communications Commission (the "FCC") concerning the eligibility of Alabama Non-Rural Carriers BellSouth Telecommunications, Inc., d/b/a AT&T Alabama ("AT&T") and CenturyTel of Alabama, L.L.C. ("CenturyTel") for year 2009 federal high-cost universal service funding. The APSC also certified within that filing the eligibility of Alabama's Rural Carriers for year 2009 federal high-cost universal service funding. Alabama's Rural Carriers are identified individually in the Certification filed with the FCC.

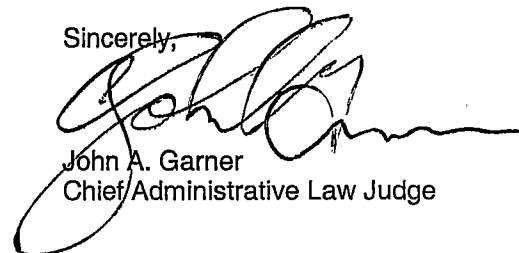
You will also note that the APSC certified the eligibility of Hayneville Fiber Transport, Inc., d/b/a Camellia Communications ("Camellia"); Budget Phone, Inc. ("Budget"); and TSI Nexus, Inc. (collectively "Alabama's non-incumbent LEC ETCs") for eligibility to receive federal high cost universal service funding for 2009.

As required by 47 C.F.R. § 54.316, the APSC also certified to the FCC that the residential rates of Alabama's non-rural Incumbent LECs AT&T and CenturyTel in rural areas of Alabama are reasonably comparable to urban rates nationwide. The APSC's certification in that regard was premised on the fact that the rural residential rates of BellSouth and CenturyTel were well below the FCC's nationwide urban benchmark of \$36.52.

Please date stamp the extra copy of this letter which is enclosed herein and return it in the stamped, self-addressed envelope which is also enclosed herein.

Thank you for your assistance in this matter.

Sincerely,



John A. Garner
Chief Administrative Law Judge

JAG:eml
Enclosures

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